AO 472 (Rev. 3/86) Order of Detention Pending Trial

UNIT	TED STATES DISTRICT COURT	DEC 1 2 2005
	District of Alaska U	NITED STATES DISTRICT COURT
UNITED STATES OF AMERIC		DISTRICT OF ALASKA
V.	ORDER OF DETENTION	ON PENDING TREADLY
JASON SCOTT COLETTE	Case Number: F05-0040 MJ	•= •
Defendant		
In accordance with the Bail Reform Act, 18 detention of the defendant pending trial in this c		that the following facts require the
(1) The defendant is charged with an offen	Part I—Findings of Fact	
or local offense that would have been a a crime of violence as defined in 1		
	n sentence is life imprisonment or death. erm of imprisonment of ten years or more is prescribed in	
all offense for which a maximum is	erm of imprisonment of ten years of more is prescribed in	
	the defendant had been convicted of two or more prior federal of	enses described in 18 U.S.C.
§ $3142(f)(1)(A)-(C)$, or comparable (2) The offense described in finding (1) was	e state or local offenses. as committed while the defendant was on release pending trial for	r a federal state or local offense
	as elapsed since the date of conviction release of the d	
for the offense described in finding (1).		400 00 11 4
	a rebuttable presumption that no condition or combination of community. I further find that the defendant has not rebutted this	
5	Alternative Findings (A)	24 (1) (1) (B)
(1) There is probable cause to believe that	the defendant has committed an offense	84161(1) \$ (b) (1) (B)
	risonment of ten years or more is prescribed in	8 8416)() \$ (b)(1)(*
under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presu	umption established by finding 1 that no condition or combination	of conditions will reasonably assure
the appearance of the defendant as requ		
	Alternative Findings (B)	
(1) There is a serious risk that the defendar		
(2) There is a serious risk that the defendar	nt will endanger the safety of another person or the community.	
Part	II—Written Statement of Reasons for Detention	
I find that the credible testimony and inform		nvincing evidence a prepon-
derance of the evidence that		
D defendent	was wished in a wayor drug	distribution
- Carefield	and that methoppens to be or many	aparter in siles
		50012 resonally trouve
appearance		delas delas del
o the extent practicable, from persons awaiting reasonable opportunity for private consultation v	Part III—Directions Regarding Detention the Attorney General or his designated representative for confinement or serving sentences or being held in custody pending appeal. with defense counsel. On order of a court of the United States of ons facility shall deliver the defendant to the United States marsh.	The defendant shall be afforded a or on request of an attorney for the
Date		
	TERRANCE W. HALL, U.S. MAGISTRATE JUDGE Name and Title of Judicial Offi	
05-0040MJ (TWH)	/IIS DEORATION	ort Act (21 U.S.C. § 951
(I (V) (I (V) I)	✓ HS DEHRATION	, , , , , ,

A. VACURA B. SCHRODER US MARSHAL

